1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	MAY ANTOINETTE G. TEODORO (California Bar No. 169494) M.G. TEODORO LAW 1625 The Alameda, Suite 800 San Jose, California 95126 Telephone: (408) 491-9756 Facsimile: (408) 491-9760 Email: mgteodoro@aol.com Attorneys for Plaintiff PAT DELOS SANTOS SCOTT N. SCHOOLS (South Carolina Bar No. 9990) United States Attorney JOANN M. SWANSON (California Bar No. 88143) Chief, Civil Division LETITIA R. KIM (California Bar No. 200142) Assistant United States Attorney 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-6748 Email: letitia.r.kim@usdoj.gov Attorneys for Defendant JOHN E. POTTER
16	UNITED STATES DISTRICT COURT
17	NORTHERN DISTRICT OF CALIFORNIA
18	SAN FRANCISCO DIVISION
19	PAT DELOS SANTOS,) Case No. C 06-2948 VRW
20) Plaintiff,) STIPULATED REQUEST AND
21	v. (PROPOSED) ORDER TO CONTINUE MEDIATION DEADLINE
22	JOHN E. POTTER,
23	Defendant.
24	
25	STIPULATED REQUEST
26	The mediation deadline in this case is currently scheduled for July 28, 2007. To meet that
27	deadline, the parties scheduled the mediation for July 20 and the plaintiff's deposition for June
28	19, and at plaintiff's request, defense counsel booked a certified Tagalog-English interpreter for Stip. Req. & [Prop.] Order to Continue Mediation Deadline Case No. C 06-2948 VRW -1-

the deposition. The day before the deposition, the interpreting firm contacted defense counsel and stated they had made a mistake, and the interpreter was unavailable on June 19. Apparently, that interpreter is the only certified Tagalog-English interpreter in the district. Defense counsel has made several attempts to reschedule the deposition, but has been unable to do so thus far because the interpreter's schedule is apparently very limited at this time.

After conferring, the parties agree that mediation cannot be productive without the plaintiff's deposition. Furthermore, plaintiff's counsel has two upcoming jury trials in the fall for which she must prepare in the late summer and fall. Accordingly, the parties jointly and respectfully request that the Court continue the mediation deadline to December 14, 2007. Trial in this action has not yet been scheduled.

Dated: July 19, 2007 Respectfully submitted,

SCOTT N. SCHOOLS United States Attorney

/s/

LETITIA R. KIM
Assistant United States Attorney
Attorneys for Defendant

M.G. TEODORO LAW

/s/

MAY ANTOINETTE G. TEODORO Attorneys for Plaintiff

PROPOSED ORDER

Pursuant to the parties' stipulation, and good cause having been shown, the Court hereby

continues the mediation deadline to December 14, 2007.

IT IS SO ORDERED.

Dated: July 24, 2007

